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13	DITHE INITED CTAT	PEC DICTRICT COLUDT		
14	IN THE UNITED STATES DISTRICT COURT			
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
16	OAKLAND DIVISION			
17		G N 410 01401 IGW (4 GT)		
18	MICHELLE HINDS, an individual, and TYRONE POWELL, an individual,	Case No. 4:18-cv-01431-JSW (AGT)		
19	Plaintiffs,	JOINT STATEMENT REGARDING		
20	VS.	NOTICE OF FILING OF CHAPTER 7 PROCEEDING		
21	FEDEX GROUND PACKAGE SYSTEM, INC., a Delaware corporation; and BAY RIM			
22	SERVICES, INC., a California corporation,			
23	Defendants.	Action Filed: March 5, 2018 FAC Filed: May 10, 2018		
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1	Plaintiffs Michelle Hinds and Tyrone Powell and Defendant FedEx Ground file this
2	joint statement in response to the Court's order requesting views on whether the claims against
3	FedEx Ground should be stayed pending Bay Rim's bankruptcy proceeding. (ECF No. 211.)
4	On September 13, 2022, the bankruptcy court lifted the automatic stay. (See ECF No. 214.)
5	This case can therefore proceed as currently scheduled.
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1	Respectfully submitted,	
2	DATE: September 15, 2022	AIMAN-SMITH & MARCY
3		By: /s/ Joseph Clapp
5		Joseph Clapp Attorney for Plaintiffs MICHELLE HINDS & TYRONE POWELL
6	DATE: September 15, 2022	WHEELER TRIGG O'DONNELL LLP
7		By: /s/Jessica G. Scott
8		Jessica G. Scott Attorney for Defendant FEDEX GROUND PACKAGE SYSTEM, INC.
9		FEDEX GROUND PACKAGE SYSTEM, INC.
10	ECF ATTESTATION	
11	Pursuant to Civil L. R. 5-1(i) the filer attests that concurrence in the filing of this	
12	document has been obtained from each of the other signatories thereto.	
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14	Date: September 15, 2022	/s/ Jessica G. Scott
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